Filed 03/28/2008

Page 1 of 3

MEMO ENDORSED

UNITED	STATES	DISTRIC	T COURT
SOUTH!	ERN DIST	RICT OF	NEW YORK

EFRAIN SOTO.

Plaintiff.

USDS SDNY	
DOCUMENT	. :
ELECTRONIC	ALLY FILED
DOC #:	
DATE FILED:	MAR 2 8 2008
	الأفتيرين وأفتاه والمارة

REQUEST FOR ADJOURNMENT 01-CIV-5850

-egainet-

JOSEPH IACAVINO et al.,

Defendants.

PLEASE TAKE NOTICE that, upon the annexed affidavit/affirmation of EFRAIN SQTO, sworn to or affirmed on March 21, 2008.

Plaintiff requests that this Court grant him an adjournment on the Pre Trial Conference scheduled for April 10, 2008.

Both Pro Se Plaintiff and Defense counsel have discussed this matter, and have agreed on three separate datas, with the last data being the most preferable date. The dates agreed on are June 1, (3) or 20.

Only one other extension/adjournment has been requested and granted by Plaintiff on this conference.

Plaintiff's Parole Officer and supervisor have threatened plaintiff with violation of parole, because plaintiff tested positive for opiates. And in spite of providing letter from doctor that plaintiff is on pain management, plaintiff has been compelled to attend a six month drug program or be sent back to prison. Additionally, plaintiff's landlord has served notice of disposes and refusal to renew lease, because plaintiff is renting via proxy. As such, plaintiff may be compelled to take legal action to resolve the noted issues, and therefore unable to also partisks in the Pre-Trial Conference.

DATED: MARCH 21, 2008

Application GRANTED. The conference is adjourned to

SO ORDERED: MAR 2 8 2008

HON, PAUL A. CROTTY
UNITED STATES DISTRICT JUDGE

N.Y. N.Y. 10009 Copy Mailed Via Certified Mail (# 70022030000275058227) To: Efrain Soto

Æ. 2nd St., Apt#2-F

157 E. 2nd Street Apt. 2F

New York, NY 10009

CM/ECF Electronic Notification To: Inna Reznik: inna.reznik@oag.state.ny.us Susan Hull Odessky: susan.odessky@oag.state.ny.us MEMO ENDORSEL

UNNITED STATES DISTRICT COURT				
SOUTHERN DISTRICT OF NEW YORK	х			
EFRAIN SOTO,				
Plaintiff,				
·	AFFIDAVIT/AFFIRMATION			
	01-CIV-8850			
-againet-				
JOSEPH IACAVINO ot al.,				
Defendants.	х			
PLEASE TAKE NOTICE that, I have spoken to defense co	unsel concerning the request for			
extension/adjournment on the Pre-Trial Conference, and co	nunsel has agreed to the respective dates.			
Additionally, I have placed a copy of the request in the Unit	ted States Postal Service, addressed to			
defense counsel Ms. Inna Resnik, 120 Broadway, 24th Fl., N.Y. N.Y. 10271				
	PERAIN SOTO PERAIN			

DATED: 3/21/08

EFRAIN SOTO 157 E. 2ND SL,APT# 2-F N.Y. N.Y. 10009 TEL# 212-281-8618

MARCH 21, 2008

HON, JUDGE P. CROTTY U.S. DISTRICT JUDGE SOUTHERN DISTRICT COURT OF NEW YORK 500 PEARL SL N.Y. N.Y. 10007 FAX# 212-805-6304

RE: REQUEST FOR EXTENSION/ADJOURNMENT SOTO V. IACAVINO et al., 81-CN-8850

Dear Honorable Sir.

Attached is a request for extension/adjournment request. As can be seen from the request, there are two issues that I find myself in, in which I may have to take legal action to resolve. I have contacted counsel to help me on the housing issue as instructed, and have contacted counsel to see whether or not an Art'l 78 can be filed against Parole Officials. Counsel for housing will not be available until April, and I'm being asked to leave the premises in May. Apparently the landlord wants to renovate the apartment and double or triple the rent - at least that is what I'm told by the superintendent of the building. And as to the parole issue, I will have to schedule an appoinment date to what legal action if any I can take to resolve that matter.

It may be possible that I may even need yet another extension. But of course that all depends on what take place. In any event, I do not want to be wasting the Court's time, and that is why I have asked for the noted extension/adjournment.

I thank you for your time, and thank you in advance for granting me the requested extension/ adjournment.

EPRAIN SOTO

cc: File.